			m	27	7481.	
			265 22 Vol. 78	rade		
	0	contractREAL ESTATE day ofNow regon Corporation, 712 S. F. Roy and Elle		, 19.78, be	tween	
5941	f u	day of Now regon Corporation, 712 S. F. Roy and Elle	ember	d Oregon 97205, 1	nerein-	
CON	TRACT, Made this	Corporation, 712 S.	W. Salmon, Portial			
THIS CON	CORPORATION, an O	F. Roy and ELLS	her	einafter called the ents herein contair	buyer,	
OMUNICEF	seller, andRaymone		, not abreeme	ents herein contair	viné de-	
tter cance		ration of the mutual cover the buyer agrees to purch Klamath Cor of Section 23, dian, Klamath Co	base from the selle	r all of the lonon	, to-wit:	
WITNE	SSETH: That in conside	the buyer agrees to purch	unty, State of Ore	gon	10 East	
seller agrees to	sell unto the buyer in	Klamath 23	Township 36	Sou un, in c		
scribeu lass		U^{\perp} m_{-rr} -moth U^{\downarrow}	CLAP D I			
The Ea	IST amette Meri			CONTRACTOR OF TOUR	ain Xostex	
of the	()	ration of the mutual con- the buyer agrees to purci- Klamath Con- Of Section 23, dian, Klamath Co- KASKANYXHMANXHASHA M. This sale is made for the 100.*******), on account of which the execution hereof (the	KERKOT XH XIEDIX, XVDI	CANBUIS	0.00.)	
	THE WAY AND AN AND A STOLLAS	WX SKarly and for th	he sum of	Dollars (\$	11.0.0000000 * * * *	
XKaXabatekde	Softwarking of Konoratio	This sale is made at the second of which the execution hereof (the emainder of said purchase f not less than price FIFT)	FIVE HUNDRE	D and not rowled	ged by the	
FTVE.	THOUSAND AND NU), on account of which	receipt of which is	hereby acknowledge, 500.00) to	o the order	-
Chereinafter	called the purchase price	the execution hereor (the	price (to-wit: \$) - Here H		
		4600 1			174 / A A	ユ
seller); the	r in monthly payments o	•		Tanuary		
Dollars (\$	50,00 each,	enter beginnir	ng with the month o	rice may be paid	at any time,	
	15t day of each	ing is fully paid. All	the rate of	(iti	And tron Xox	
payable o	n the until said purchase	a month hereafter beginnir price is fully paid. All hase price shall bear interest	monthly.	and * ibe	chall be pro-	
all deferr	ed balances of	until paid, interest to	aid premises for th	e current	a area in the	
Date	of Constat	hove required. I axes on -	act			
the minin	num monthly paymente	ase price is shall bear intere- lase price shall bear intere- until paid, interest to be bove required. Taxes on s is of the date of this contr with the seller that the real propu- mily, household or agricultural pur buyer is a natural person) is for buyer is a natural person) is for buyer of the buyer agrees that at contract. The buyer agrees that it not suffer or permburgs celler tes therefrom and reimburgs celler less therefrom and reimburgs celler tes therefrom and reimburgs celler tes therefrom and property, and reinses, all promptly before the same r herealter erected on said premises, all	erty described in this continues	poses other than agricult	ural purposes.	
rated be	to and covenants	mily, household or agion) is for b	Contracto	and may remis	es, now mechanic's	
1 The 4 (A 6 (B) primarily for buyer a r (even if)) for an organization or (even if)	mily, house a natural person) is to buyer is a natural person) is to an of said lands on Date. Of the said lands on Date of ill not suffer and reimburse self less therefrom and reimburse self as the levic datists said property. as mises, all promptly before the same mises, all promptly before the same rhereafter erected on said premises company or companies satisfactory company or companies satisfactory i policies of insurance to be delivere i policies of insurance to be delivere	all times he will keep all times hereot; that he your strip thereot; and attorney's	fees incurred by him in d fees incurred by him in d will charges and municip	al liens which here- bal liens which he will ver's expense, he will	
<u> </u>	Jelault under the ternis and wi	therefrom and reimburgerty, as	well as upart thereof beco	fire (with extended	humer 85	
erected, in and all of	her liens and save the seller nation her liens and save all taxes hereaft	ter levicd againstly before the same mises, all promptly before the same mises, all promptly before the same barealter erected on said premises	against loss of the	able first to the seller and Now if the buyer	shall fail to pay any shall fail to pay any made shall be added	
such liens after lawf	ully may be imposed ully may be imposed ully may be imposed all buildings now of	company or companies satisfactory	to the seller as soon as d to the seller as soon as insurance, the seller may	to so and any payment so without waiver, however,	of any right arising	
nat less	than \$ interests may appear and all	which we phrase and a spin and an argument of a suffer or perimetry, as the series of a spin and a	est at the rate alorestic,	ill lurnish unto buyer a ti	tle insurance policy date of this agreement, also agrees that when	
their res such lier	is, costs, water rents, taxes, is, costs, water of the debt secured to become a part of the debt secured to become a part of the debt secured to	days days	from the date hereon, seller said premises in the seller	on or subsequences. Seller v of record, if any. Seller iver a food and sufficient	also deed conveying said all encumbrances ear of all encumbrances	
suring (in an amount usual printed except id except the usual printed and upo whose price is fully paid and upo	heirs and assigns, free and clean heirs and assigns, free and clean heirs and assigns, free and clean heirs and assigns, free and clean	epting all liens and encum	ibrances et a	licable and if the seller is	
said pu premise	is in tee simple unit of arisin aid date placed, permitted or arisin aid date placed, public charges so as	sumed by the buyer and (Continued	on reverse)	able. If warranty (A) is app he Act and Regulation by m	aking required distant use relling in which event use	
liens, v	ater reins uning out,	whichever phrase and whichever war	he seller MUST comply to fin ill become a first lien to fin	nance the porcher		
*IMPO	TANT NOTICE: Delete, Dy din the Tr tor, as such word is defined in the Tr tor, as such word is defined in the Tr	nns allusit and upon sun acteur of heirs and assigns, free and clear of heirs and assigns, free and further exc sumed by the buyer and further exc sumed by the buyer and further exc (Continued whichever phrase and whichever war uth-in-Lending At and Regulation 7, 1 1306 or similar unless the contract w 1306 or similar unless the contract w		ATTE OF OREC	GON,	5.
for thi Steven	s-Ness Form No. 1307 or similar		an a	SIAID		
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712	SW Salmon tland, Or. 9720 sellen's NAME AND FILE	Same among a many a many and		receive	ia ia	
Por	Cland , OI BELLER'S NAME AND	ADDREAD BOY				
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735	mond F, AII, DI 7 SE 86th tland, Or. 9726 BUYER'S NAME AN	6	SPACE RESERVED			
Por	tland, OI	D ADDREBS	BECORDER'S USE	file/reel number Record of Deeds	of said county. my hand and seal	of
After T	municept Corp.		and the second second second	Witness County affixed.	γ·	
		05		County and		
71	rtland, Or. 972	05 RESS, ZIP	-		Recording Of	ficer
PO	NAME, AUDI		· [(Di o	puty
Until	a change is requested all tax statement Lymond F. Roy, 73	357 SE 80 m		By		
Ra Pr	ortland, Or.					
l i						
		요즘 물건 것을 물건을 다 있는 것을 물건을 다 있다.	지수는 물건을 많이			

The buyer further agrees that lailure by the seller at any time to require performance by the buyer of any provision hereol shall in no way affect his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereol be held to be a waiver of any suc-ceeding breach of any such provision, or as a waiver of the provision itsell.

Any payment made under the terms of this contract which are more than 5 days late shall be penalized by a \$5.00 late lee charge. For purposes of this clause, any payment postmarked on or before the 5th day after the due date shall be considered current. This sale is subject to Purchaser obtaining Septic Approval. Purchase has thirty days from date of contract in which to obtain daid approval Purchaser

appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singu-lar pronoun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shell be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-

dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized, thereupto by order of its board of directors.

mon F. Roy en m G NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON STATE OF OREGON, County of Multromat) 50. County of Clacka november 19 78 1-4-1- core -7 17

Personally appeared the appoint and the store named who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the Secretary of and that the seal attiked to the idregoing instrument is the corporation of said corporation and that said instrument was sighed and sealed in be-them acknowledged said instrument to be its volunitary, act and dead Before me: Rocalie MBauma Notary Public for Oregon My commission expires: Octuber 26, 198 xilo (OFFICIAL SEAL) Notary Public for Oregon My commision expires 4-21-20

Section 4 of Chapter 618, Oregon Laws 1975, provides:

Section 4 of Unapter 518, Oregon Laws 1949, provides: (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument is exe-cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are "(2) Violation of subsection (1) of this section is a Class B misdemeanor."

(DESCRIPTION CONTINUED)

This includes a fifty foot easement along the Southerly boundry of the $\frac{51}{2}$ SW1 of Section 23, Township 36 South, Range 10 East of the Willamette Meridian, Klamath County

n electrical network and the network of the NTE OF OREGON; COUNTY OF KLAMATH; ss.

devices the second second at request of

- 6th- day of -December _____A. D. 1978_ at3:08'clock P.M., at We want the set

a version and a second second of the second

Fee \$6.00

ByDernetha

Wm.D. MILHE, County Cler.